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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/324,601	06/02/1999	STEVEN C. ROBERTSON		1766	
23475 7:	590 08/07/2002				
STEVEN RO	BERTSON		EXAM	INER	
26903 138TH AVENUE SE			FADOK, MARK A		
KENT, WA 9	8042		inon, make a		
			ART UNIT	PAPER NUMBER	
			3625		
			DATE MAILED: 08/07/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

		.,.		
	Application No.	Applicant(s)		
Advisory Action	09/324,601	ROBERTSON, STEVEN C.		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Examiner	Art Unit		
	Mark A Fadok	3625	4	
The MAILING DATE of this communication app	ears on the cover sheet with the	correspondence add	ress	
THE REPLY FILED FAILS TO PLACE THIS APP Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (1 condition for allowance; (2) a timely filed Notice of Appea Examination (RCE) in compliance with 37 CFR 1.114.	 a timely filed amendment which 	cation. A proper replication. A proper replication.	ation in	
PERIOD FOR R	EPLY [check either a) or b)]			
a) The period for reply expiresmonths from the mailing			Patricia de Particia de Carte	
b) The period for reply expires on: (1) the mailing date of this no event, however, will the statutory period for reply expire ONLY CHECK THIS BOX WHEN THE FIRST REPLY WA 706.07(f).	later than SIX MONTHS from the maili S FILED WITHIN TWO MONTHS OF	ng date of the final rejecti ΓΗΕ FINAL REJECTION.	on. See MPEP	
Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Off timely filed, may reduce any earned patent term adjustment. See 37	of extension and the corresponding an f the shortened statutory period for repl fice later than three months after the m	nount of the fee. The app y originally set in the final	ropriate extension Office action; or	
1. A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.				
2. The proposed amendment(s) will not be entered by	pecause:			
(a) X they raise new issues that would require furth	ner consideration and/or search	(see NOTE below);		
(b) ☐ they raise the issue of new matter (see Note				
(c) ⊠ they are not deemed to place the application issues for appeal; and/or		terially reducing or si	mplifying the	
(d) they present additional claims without cance	ling a corresponding number of	finally rejected claim	ıs.	
NOTE: See Continuation Sheet.				
3. Applicant's reply has overcome the following rejection	tion(s):			
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	d be allowable if submitted in a	separate, timely filed	amendment	
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because: _		sidered but does NO	T place the	
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	cause it is not directed SOLELY	to issues which wer	e newly	
7. For purposes of Appeal, the proposed amendmen explanation of how the new or amended claims v	nt(s) a)⊡ will not be entered or would be rejected is provided be	b)⊡ will be entered low or appended.	and an	
The status of the claim(s) is (or will be) as follows	:			
Claim(s) allowed:				
Claim(s) objected to:				
Claim(s) rejected:				
Claim(s) withdrawn from consideration:				
8. The proposed drawing correction filed on is	s a)□ approved or b)□ disap	proved by the Exam	iner.	
9 Note the attached Information Disclosure Stateme	ent(s)(PTO-1449) Paper No(s).	,		
10. I Other: PREFERVED mentoos or	EN 50 1.1.1 <	Afry a Little		
10. I Other: PREFERVED mentoos OF Timely mailibles.	P	AA-REY A. SMITH HIMARY EXAMINER		

U.S. Patent and Trademark Office

Application No.



Continuation of 2. NOTE: In regards to a) above, the applicant adds the limitation of tracking "down to the individual product or products purchased". Additionally, applicant states in Claims Amendment that claims 1,3 are canceled, these claims are assumed to be claims 2 and 5. Please note that the Examiner could not find claims 23-?, which the applicant states were added to narrow the scope of the canceled claims.

It appears that the applicant in this application is a *pro se* applicant (an inventor filing the application alone without the benefit of a Patent Attorney or Agent). Applicant may not be aware of the preferred methods of ensuring timely filing of responses to communications from the Office and may wish to consider using the Certificate of Mailing or the Certificate of Transmission procedures outlined below.

CERTIFICATE OF MAILING

To ensure that the Applicant's mailed response is considered timely filed, it is advisable to include a "certificate of mailing" on at least one page (preferably on the first page) of the response. This "certificate" should consist of the following statement:

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: "Commissioner of Patents and Trademarks, Washington, D.C. 20231" on (date).

(Typed or printed name of the person signing this certificate)

(signature)

CERTIFICATE OF TRANSMISSION

Alternatively, if applicant wishes to respond by facsimile rather than by mail, another method to ensure that the Applicant's response is considered timely filed, is to include a "certificate of transmission" on at least one page (preferably on the first page) of the response. This method should be used by foreign applicants without access to the U.S. Postal Service. This "certificate" should consist of the following statement:

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office, Fax No. (703)_____on (date).

(Typed or printed name of the person signing this certificate)

(signature)

These "Certificates" may appear anywhere on the page, and may be handwritten or typed. They must be signed, and the date must be the actual date on which it is mailed or transmitted. For the purpose of calculating extensions of time, the date shown on the certificate will be construed as the date on which the paper was received by the Office, regardless of the date the U.S. Postal Service actually delivers the response, or the fax is "date-stamped" in. In this way, postal or transmission delays do not affect the extension-of-time fee.

In the event that a communication is not received by the Office, applicant's submission of a copy of the previously mailed or transmitted correspondence showing the **originally** signed Certificate of Mailing or Transmission statement thereon, along with a statement from the person signing the statement which attests to the timely mailing or transmitting of the correspondence, would be sufficient evidence to entitle the applicant to the mailing or transmission date of the correspondence as listed on the Certificate of Mailing or Transmission, respectively.

NOTICE TO APPLICANT: In the case of lost or late responses the use of other "receipt producing" forms of mailing a correspondence to the Patent Office, such as Certified Mail, or a private shipper such as FedEx, WILL NOT result in the applicant getting the benefit of the mailing date on such receipts. These receipts are not considered to be acceptable evidence since there is nothing to "tie-in" the receipt with the particular document allegedly submitted.